

FREE SILVER HOLDS ITS OWN.

REED'S DEFEAT IN THE HOUSE

When He Attempted to Insert a
Falsehood In the Journal.

MR. MILLS MEETS HIM BOLDLY.

And Turns Him Down With
Western Votes.

WASHINGTON, June 19.—[Special.]—Poor Tommy Reed, the moon-faced despot, has at last been called down.

The democrats took his scalp in a most artistic manner today, and tonight the big man from Maine lies buried beneath the cold, cold sod.

Like all men who have had a great deal of rope, Reed has hung himself with his own rope of rules.

THE FALSE ENTRY IN THE JOURNAL.

Without giving the house any notice, the tyrannical speaker quietly and privately referred the senate free coinage amendment to the labor bill to the committee on coinage, where he intended that it should die, buried in a pigeon hole until he could whip his men into line against free coinage.

THE FORGERY DESCRIBED.

When the journal was read this morning Reed's action was discovered, and Mr. Mills immediately moved to strike out that portion in regard to the reference to the bill, from the speakers table, to be acted upon by the house.

Mr. McKinley moved, that the journal be approved, but his motion was voted down by a solid front of democrats and a few republicans. The vote stood 166 to 117, and Reed was defeated on the first turn.

THE SECOND ROUND.

Then the question being on Mills's motion to strike out, debate was in order. There was a three hours' debate, in which Judge Crisp made the leading speech, showing that Reed, in a recent decision on public building bills, had ruled that the house had the right to act on a house bill amended by the senate, without reference to a committee. After a number of roll calls on dilatory motions made by the republicans, Mr. Mills's motion was adopted by a vote of 121 to 117, the house, by this action, repudiating Reed.

THE THIRD TRIAL.

Then McKinley moved to reconsider, and another of Reed's lieutenants moved to adjourn. The motion to adjourn was lost by a vote of 119 to 120. A number of western republicans voted throughout with the democrats, and, although Reed tried by every means to whip them into line, they refused to be bulldozed. McKinley's motion to reconsider the vote on Mills's resolution was lost, by a vote of 121 to 114.

THE DEMOCRATS MAGNANIMOUS.

Then, as the democrats, with the aid of a dozen republicans, had completely defeated Reed, Mr. Mills offered to withdraw a preamble to his resolution which censured Reed severely. The democrats didn't want to hit him when he was down. McKinley, however, objected. Then the democrats voted for it, but the vote was a strictly party one and the preamble was defeated.

However, the day was a great democratic victory.

INGALLS'S TWO-FACED WORK.

Reed became so much discouraged at being deserted by his own party that he sent over to the senate for Ingalls, who, after voting for free coinage in the senate, lobbied against it in the house. The reason he gave was that Reed promised that if he was sustained he would allow a vote in a few days on free coinage, but even the combined power of Reed, Ingalls, McKinley and all the other party leaders did no good.

FREE COINAGE MUST COME.

A large majority of the house wants free coinage, and they are going to have it, even if Reed has to be sacrificed.

This was Reed's first defeat, but it was a humiliating one, and the big man feels it deeply. It is not known exactly what will be done tomorrow. Some of the democrats want to vote on a resolution placing the silver bill before the house for action, while others think that it would be best, as they are now on top, to wait a few days. The silver bill is now on the speaker's table, awaiting the action of the house.

WHAT REED MAY TRY TO DO.

It is probable that Reed will have the committee on bills bring in a resolution in the morning, referring the bill to the committee from which the house took it today, or some other kind of resolution, calculated to stave off a vote. If, however, the democrats and western republicans determine to pass the free coinage bill, tomorrow will be another very interesting day.

THE PROCEEDINGS IN DETAIL.

The journal having been read, Mr. Mills, of Texas, objected to its approval on the ground that the clerk had not read it in full.

The speaker suggested that the clerk had only omitted to read such portions as it is customary not to read, but he directed the full reading of the journal.

The clerk proceeding, read that portion of the journal which disclosed the reference of the silver bill to the committee on coinage, weights and measures. During the reading, Messrs. Mills and McKinley remained standing, anxious to claim recognition. The latter was successful, and he moved that the journal be approved. Upon this he demanded the previous question, despite Mr. Mills's protest that he was entitled to recognition to move to correct the journal.

Mr. Springer rising to a question of order, raised the point that the journal contained the record of something which had never happened, and which should not be in the journal. The speaker replied that that was for the house to decide and directed the clerk to call the roll.

SPRINGERS PROPHET.

The clerk proceeded with this duty, while Mr. Springer, amid the applause of his party

colleagues, entered his vigorous protest, addressing the speaker and saying: "You can ignore the rights of the representatives of the people, but the people will pull you down, sir, at the polls next November, and your party with you."

But the speaker was imperturbable and the roll call continued.

The previous question was voted down—yeas 106; nays 117.

The following republicans voted with the democrats in the negative: Messrs. Barton, DeHaven, Kelley, Kerr of Iowa, Lind, Morrow and Townsend, of Colorado.

When the loud democratic applause ceased, Mr. Mills was recognized by the speaker. He offered a resolution, reciting that the order of reference made by the speaker referring the silver bill to the committee on coinage, weights and measures was incorrect under the rules of the house, and was made without authority under the rules, and resolving that the journal be corrected by striking therefrom this entry.

CANNON SHOOT'S OFF HIS MOUTH.

Mr. Cannon, of Illinois, raised a point of order against the resolution. It proposed to strike out the entry in the journal which recorded a question of fact. It was not in order, he said, for the speaker to refer to a bill, with senate amendments, otherwise than as provided by the rules of the house. He proceeded to argue that the senate amendments would require to be considered in committee of the whole. That being so, it was the duty of the speaker to refer it to the committee on coinage, weights and measures. The resolution sought to change something that was in the journal which recorded the reference of the bill to the committee on coinage, weights and measures under the rules.

MR. MILLS TO THE FRONT.

Mr. Mills characterized Mr. Cannon's position as the boldest, most reckless and absurd position he had ever heard maintained in a legislative body. It only showed, that a bright, well-stocked, well-disciplined mind might become deluded by starting out in error and continuing that course.

"Vice is a monster of such frightful mien, That to be hated needs but to be seen, But seen too often, familiar with its face, We first admire; then pity; then embrace."

[Laughter.]

The gentleman and his party had started out at the beginning of the session by asserting before the country, by a code of rules, that one man or a triumvirate could control the action of the representatives of 66,000,000 people. Under the constitution the journal was to be kept by the house, not by the speaker or his clerks. He was astonished—while the gentleman was pursuing his argument—that the speaker had not told him, as he had the other gentleman from Illinois (Mr. Springer), that this was a question for the house to determine.

Mr. Butterworth remarked, though declaring himself a free-coinage man, sustained the speaker's action, contending that under the rules it was the speaker's duty to refer the bill as he had done.

CRISP DOWNS BUTTERWORTH.

Mr. Crisp submitted an argument to show that under the rules the speaker had not the power to refer the bill as he had done. In the course of his remarks he referred to the decision made by the speaker in regard to the Washington post-office bill, which he held was totally at variance with the present decision.

Mr. Butterworth, who overrode the construction put upon the decision by Mr. Crisp, said that if he had so construed the speaker's decision he would have voted to overrule it.

Mr. Crisp suggested that if the gentleman done that it would have been the first time he had ever voted to overrule the chair.

Mr. Butterworth remarked, smilingly—that the chair was always right.

Mr. Crisp—disclaiming any courtesy in so doing—drew a simile between the gentleman's remark and the remark of the Hindoo when he approached his hideous god: "I know that he is ugly, but I feel that he is great."

This sally gave rise to hearty laughter, in which the speaker joined, though in a moment he rose and said dryly:

"The chair hopes that personal matters will not be introduced into this discussion."

[Laughter.]

SPRINGERS FOR THE PEOPLE.

Mr. Springer contended for the right of the house to revise its journal and make it show what the majority of the house decided that it should show. The purpose of referring the bill to the committee on coinage, weights and measures was to prevent the house from voting on the question of concurrence in the senate amendments. Rules which, it was claimed, were intended to allow the majority to do business and produce results, were now prostituted to the base purpose of gagging the majority of the house.

Mr. Bland held that there was no other course open but to strike the erroneous reference of the bill from the journal. That would place the bill on the speaker's table again and allow the house to get at it.

Mr. Butterworth said that the time had not come when the republican party was willing to abdicate its control over the business of the house. The question would be put next fall—not in time to affect this question.

Mr. McMillin of Tennessee—But it will be in time for this question to affect it. [Democratic applause.]

Mr. Butterworth held that the real question before the house was whether or not the speaker had referred the bill to the committee—not that it was or was not properly referred.

Mr. Springer argued that the silver bill was not properly under the rules, before the house yesterday, because business on the speaker's table had not been reached.

The debate ran along on these lines for some further time, participated in by Messrs. Mills, Butterworth, Springer, Anderson of Kansas, Conger, Crisp, Williams of Illinois, Cannon, Payson, Burrows and Breckinridge, of Kentucky.

THE SPEAKER'S DECISION.

The speaker, in rendering his decision, said that he desired the members of the house to divest themselves of the idea that any unusual procedure had taken place in connection with this bill. The reference of bills of this kind and in this way, had been of daily occurrence since the adoption of the present rules. The chair desired also, that the house should know that this particular transaction did not take place in a corner.

covered the question, and that his duty was to treat the bill as he would treat any other measure. Accordingly the clerk was not directed to make any change in regard to the reference. The house must bear in mind that this was not a question of politics or currency.

It was a question of parliamentary law, and on the decision of the house depended the carrying out of the system of rules the house had adopted. If not satisfied with the reference directed by the speaker, under the present system of rules, the house could change the reference. Did this bill contain provisions which, under the rules, ought to be considered in committee of the whole? There was provision in the original house bill by which certain bills were to be purchased and certificates issued thereon. The senate amendment was an amendment to the house bill, and for this an appropriation was made. If anything was clear in parliamentary law, it was that this bill was one of those which would be properly considered in committee of the whole, and this being so, it was the obvious duty of the chair to refer it in the same manner in which hundreds and thousands of bills had been referred during the present session. The point of order raised by the gentleman from Illinois (Mr. Cannon) put the chair in an embarrassing position, because the proposed action of the house was a declaration that an error had been made in parliamentary law. It was proposed to erase from the journal a question of fact.

While the chair might have some doubt about the point of order, he felt that it was a question the house ought to determine. He would, therefore, overrule the point of order and submit the question to the house.

THE DEMOCRATS WIN.

Mr. Cannon moved to table Mr. Mills's resolution.

On a standing vote this was carried—120 to 110. Messrs. Morrow, of California; Bartine, of Nevada, and Townsend, of Colorado, voted with the democrats. They stood in little groups on the extreme western side of the hall, and were overlooked by the speaker in his first count, but Mr. Morrow called attention to the omission and it was rectified.

The motion to table was lost—yeas, 118; nays, 123.

The question then recurred on Mr. Mills's resolution and it was agreed to—yeas, 121; nays, 117.

At the conclusion of roll call, the vote stood: Yeas 119; nays 117. A change of one vote would be necessary to defeat the resolution by a tie vote, and that change was made by Mr. Funston, of Kansas, amid the derisive jeers of democrats. This left the vote, yeas, 118; nays, 118.

TWO WELCOME VOTES.

But the change proved unavailing. Mr. Abbott of Texas, and Mr. Butler of North Carolina (whose names were not recorded) stated that they had voted in the affirmative, and the speaker accepting their statements, the vote stood: Yeas 120; nays 118.

Then Mr. McKinley arose amid democratic laughter, changed his vote to the affirmative, and the vote was finally announced—yeas, 121; nays, 117.

Mr. McKinley was then recognized to move a reconsideration and also to move an adjournment. Mr. Mills managing to sandwich in a motion to lay the motion to reconsider on the table.

On the motion to lay Mr. Mills's resolution on the table, the following republicans voted with the democrats in the negative: Messrs. Bartine, Carter, DeHaven, Ewart, Kelley, Morrow, and Townsend, of Colorado.

On the resolution itself Mr. Ewart did not vote. The other gentlemen mentioned voted with the democrats in the affirmative.

Mr. McKinley also voted in the affirmative, but only for the purpose of moving a reconsideration.

ADJOURNMENT DEFEATED.

The motion to adjourn was lost—yeas, 119; nays, 120.

The vote recurred on Mr. Mills's motion to table the motion to reconsider it, was agreed to—yeas, 121, nays, 114.

Mr. Mills then moved the approval of the journal as amended, asking to withdraw the preamble, which recites that the order of reference made by the speaker, referring the silver bill to the committee on coinage, weights and measures, was incorrect under the rules of the house, and done without authority under said rules.

Mr. McKinley objected and the question recurred on the adoption of the preamble. It was lost—yeas 109, nays 121. [Republican applause.]

Mr. Springer moved the approval of the journal as amended, pending which, on motion of Mr. McKinley, the house, at 7 o'clock, adjourned.

The following members did not vote, being absent or paired: Messrs. Allen, of Mississippi; Andrew Atkinson, of Pennsylvania; Barwig, Bayne, Berger, Blanchard, Bowden, Browne, of Texas; Rowland, Ros, Scrantom, Sorell, Smith of Illinois, Stahlnecker, Stone of Kentucky, Taylor of Illinois, Taylor of Tennessee, Townsend of Pennsylvania, Venable, Wade, Walker of Missouri, Washington, Watson, Wheeler of Michigan, Wike, Wilson of Washington and Yoder.

The republican absentees outnumbered those on the democratic side considerably, and of the former, thirteen were absent without being paired.

STATUS OF THE BILL.

The status of the silver bill, after the action of the house today, is purely problematic, and will have to be decided after another discussion of parliamentary law. Even though its reference was erroneous, as the house today decided, it is in the possession of the clerk of the committee on coinage, weights and measures, and he has no authority to surrender its custody except upon order of the house or of the speaker. No such order has been made by the house (the resolution merely expunging the statement of the transaction from the journal) and the speaker not being liable to recall it, the bill is now in the position of Mahomet's coffin. There is no record on the journal that any reference of the measure has been made and, therefore, it is doubtful whether a motion to discharge the committee of the whole from further consideration of the measure will be in order, or even whether the committee on rules can order a resolution fixing a day for the consideration. On the other hand the bill is in possession of Chairman Conger, and he will refuse to take any action in disconnection with the wish of the majority of his committee.

The journal of Wednesday, however, not having yet been approved, some method may be devised to cut the gordian knot which now binds the silver bill, and some means may be invented to relieve the house from its present dilemma.

E. W. B.

STEWART IS COMING TO MEET LIVINGSTON.

AND FUN MAY BE EXPECTED.

The National Election Bill Presented.

ITS TERMS OFFICIALLY STATED

Cabot Lodge Confident That it Will Pass.

WASHINGTON, June 19.—[Special.]—Judge Stewart wrote a letter to Colonel Livingston yesterday, announcing that he would be ready in a few days, to go to Georgia, and meet the alliance chief on the stump.

Judge Stewart requests that Colonel Livingston appoint three friends to meet three of his friends in Atlanta, on Wednesday next, and for this committee to arrange the time and place for a joint debate.

The judge will pair with some republican, who also desires to go home to look after his fences.

THE HISsing VOICE OF MR. LODGE.

Mr. Lodge, of Massachusetts, the author of the federal election bill, said today that he felt very confident his bill would pass the senate.

"It is certain to pass the house next week," he said, "and I have assurance that the senate will change its rules and pass the bill, notwithstanding democratic opposition. Yes, the republican party of the country is combined on this bill and it will become a law."

Mr. Lodge today submitted the report of the committee upon the federal election bill. The report first takes up the question as to the power of congress to enact such legislation. The language of section 4, article 1 of the constitution, declaring that congress may, at any time, by laws, make or alter the regulations with regard to the election of representatives in congress, it says, is so plain that it would seem almost superfluous to enter into argument or discussion as to its meaning. If words mean anything, those words mean that the power of congress over the election of members of this body is absolute and complete. The constitution says that congress may make all regulations with regard to the election of representatives, and the power to "make regulations" thus conferred is in terms exclusive and paramount.

AN "ABUNDANCE" OF CAUTION.

But, out of the abundance of caution, the framers of the constitution went further and added words "to alter"—that is, under the constitution congress has power to assume complete control of the election of its members, and conduct them at such times and places, and through such officers and under such rules as it may see fit. On the other hand, congress may, under this clause, leave the entire regulation of the election of representatives to the states, or it may take partial control of a necessary procedure and have what remains to the state, or it may alter and amend the state regulations and supervise and enforce their execution. The report then quotes from the debates in the constitutional convention of 1787 to show the power of congress over the election of representatives is not only paramount, but can be exercised to any degree, from total control downward, which congress may exercise in any way, and on the opinions of the expressed court in the Siebold and Yarbrough cases. In these cases the court holds that this constitutional provision gives congress power to interfere, either wholly or partially in elections, and that the power of congress is paramount. The court also held that under this clause congress had power to treat the state officers conducting elections as federal officers, or to appoint officers of its own to act as police at the polls for the purpose of protecting elections.

AN "ALLEGED" LACK OF NEED FOR ARGUMENT.

In view of the language of the constitution, its intention as explained by its framers and of full and elaborate decisions of the supreme court of every point which could be involved therein, there can be no need, says the report, for the committee to offer further argument as to the constitutional powers of congress to pass such a bill as that reported. This bill is only a partial exercise of the plenary power of congress in regard to the election of representatives. It provides merely that the United States shall watch over every stage of an election which concerns the choice of a member of this body, shall give to all these proceedings the utmost publicity which, in this country, is the surest safeguard of the rights of the people, and shall, by a single act of control, if necessary, prevent the false certification of a member by any state officer or officers, who may be ready to violate the laws.

On the second point involved the expediency and need of such a measure as this—"your committee deems that it is necessary to enter into a detailed argument in this report. They conceive that the fact that, in many districts of the country, elections are tainted, and their results prevented by fraud, violence or corruption, is too well known to require in this report an elaboration of the evidence. They believe it to be also well known, that whether fraud, violence and corruption exist to the degree which is generally supposed, or not, there can be no doubt that such is the popular belief, and that the popular confidence, which is the only guarantee of a peaceful acceptance of the verdict of the ballot-box, has been seriously impaired in regard to the congressional elections in many districts in the United States. Evidence on these points, which has accumulated during many years, can be more fully examined in debate than in a report, if the house desires to enter upon its discussion."

THEY BELIEVE IN FRAUD.

"Your committee deem it sufficient to say here that they believe that fraud, violence and corruption exist to such a degree, and popular confidence has been so largely shaken in regard to elections in many congressional districts, that they have little doubt of the expediency of such a measure as this, which they propose, as they have the full and absolute power of congress to enact legislation of this kind, whenever circumstance seem it, as they do now, imperatively to demand it."

A MARRIED MAN.

Mr. Caldwell, formerly of Gainesville, but now secretary of the Southern Investment company, was married yesterday to Mrs. Lizzie Yost, of Warrenton, Va.

Mr. Justice Lamar and Senator Colquitt left tonight for Oxford, to attend the college commencement.

E. W. B.

THE DAY IN THE SENATE.

Quay's Resolution Protecting the Pages of the Senate.

WASHINGTON, June 19.—In the senate, Mr. Quay's resolution, offered yesterday, forbidding the sergeant-at-arms to remove any of his subordinates before the 1st of July without consent of the senate was taken up.

Mr. Cameron offered a substitute for it, directing the employment of an additional page (for the present session) of George H. Mann, an employe whose removal was the cause of Mr. Quay's resolution being offered.

Both resolutions were referred to the committee on contingent expenses.

After a short discussion, in which Mr. Sherman spoke of Mr. Quay's resolution as "slapping a man in the face just as he was leaving his office," and said that the employe had been removed because he had passed the limit of age for a page, and because of the "urgent request of a senator who had the right to claim something" at the hands of the sergeant-at-arms for another very worthy person.

The senate then resumed consideration of the legislative, executive and judicial appropriation bill.

During the course of consideration of the bill, several omissions or defects having been noticed and supplied, Mr. Cockrell said that the recent reported interview with Speaker Reed, in which he spoke as representing the "thanked heaven that the house is not a deliberative body," might account for the shape in which this and other bills came to the senate. In the same connection, he recalled a circumstance—that one of the house clerks with a message from the house had announced, some weeks ago, the passage of certain bills by the speaker.

All amendments of the committee on appropriations having been disposed of, the bill was open to general amendment.

Mr. Paddock moved to increase the salary of the commissioner of the general land office from \$4,000 to \$5,000, and of assistant commissioner from \$3,000 to \$3,500.

Mr. Allison, the vice-president being in the chair, renewed the point of order which he had made when the amendment was offered, and when Mr. Platt was in the chair, and which was then overruled—that the salary was fixed in the general statute and could not be changed in an appropriation bill. If it could be done as an officer, it could be done as to all officers of the government and as to senators and representatives.

Messrs. Cockrell and Ingalls took the same view of the question, and argued in support of it.

Mr. Manderson opposed it.

The question had not been decided at 4 o'clock, the hour fixed for the memorial exercises of the two deceased New York representatives, Messrs. Nutting and Wilber. The bill was laid aside.

A message of the president vetoing the bill to change the boundaries of the Uncomphage Indian reservation was presented, read and referred to the committee on Indian affairs.

Also a message of the president in relation to reciprocal commerce treaties with the Latin American nations. Laid on the table.

In connection with the last mentioned subject, Mr. Hale presented an amendment to be offered to the tariff bill in these words:

"That the president of the United States is hereby authorized, without further legislation, to declare ports of the United States free and open to all ports of the world, free of all national, state, municipal and other taxes, duties, customs and other burdens, preserved meats, fish, vegetables and fruits, cotton-seeds, and other provisions, including all articles of food; lumber, furniture and all other articles of wood; agricultural implements and machinery; mining and mechanical machinery, horticultural steel and iron, steel rails, locomotives, railway cars and supplies, street cars, refined petroleum or such other products of the United States as may be agreed upon."

Mr. Messrs. Nutting and Wilber were delivered by Messrs. Everts and Hisecock. The usual resolutions of regret and sympathy were adopted, and as a further mark of respect to the memory of the deceased, the senate, at 4:45, adjourned.

THE RIGHT MAN KILLED.

A Negro Desperado Attacks an Officer With Fatal Result to Himself.

CHARLESTON, S. C., June 19.—[Special.]—Another homicide occurred here tonight about 8 o'clock. Mike Hamilton, a negro jail bird, had been arrested on King street for being drunk and disorderly and jostling pedestrians off the sidewalk. The policeman, H. Fogel, who arrested him, took his prisoner to the nearest police patrol station, to call for the patrol wagon.

While trying to open the box the prisoner whipped out a knife and began to slash the officer, at the same time endeavoring to break away from him. A tussle ensued, in which the policeman used his pistol, firing three shots. Hamilton fell dead in Market street. There was a tremendous crowd, and much excitement, but a platoon of policemen speedily cleared the street of the thousands of black people from the slums, who had gathered there and threatened to make a disturbance. The inquest will be held tomorrow.

The policeman claims that he acted in self-defense. His coat was literally cut to pieces, and the knife was found in the hands of the dead negro.

STREET DUEL IN COLUMBIA.

Two Young Cousins Have an Impromptu Meeting Over Private Matters.

COLUMBIA, S. C., June 19.—[Special.]—Dr. William Weston Ray and Mr. Frank H. Western fought a duel at arms' length in the center of the principal street in Columbia, at 6 o'clock this afternoon. They are two as prominent young men as there are in this section.

Dr. Ray is a practicing physician and of excellent family. Weston is of high social standing, is the law partner of J. O. Marshall, secretary of state, and is one of the city magistrates. The young men are first cousins, but recently had a misunderstanding about a personal matter. The feeling grew bitter, and this evening they met in front of the city hall. They drew self-loading revolvers and exchanged shots, then walking into the middle of the street, each seized the other by the arm, and fired into both weapons were empty. Dr. Ray was shot in the temple, and Weston was shot through the left breast, and in the thigh near the groin. The wounds are not dangerous. The clothing of both men were scorched by the powder from the pistols.

GOLD IN ALABAMA.

Some Big Discoveries of the Precious Metal Reported.

ANNISTON, Ala., June 19.—[Special.]—The daily Hot Blast of tomorrow will contain the particulars of one of the most wonderful gold discoveries ever made in the United States. The mines are located in Cleburne county, thirty miles from this city. The specimens brought here today are of amazing richness, and would yield nearly \$300 per ton. Solid nuggets have been found, weighing from ten to one hundred pennyweights. A company was formed at once to develop the property with Mr. William Noble, the celebrated iron manufacturer, as president.

Mrs. Akerman Convicted.

MEMPHIS, Tenn., June 19.—Mrs. Lizzie Akerman, who has been on trial for several days for the murder of her husband, J. Jacob Akerman, on April 30th last, was tonight convicted of murder in the second degree and sentenced to ten years in the penitentiary. The killing occurred in the court-room during the trial of Akerman for assaulting her.

HANDSOME PRIZES.

THE COMPLETE PROGRAMME FOR MILITARY WEEK.

The Military Committee Arranges a Brilliant Schedule—Rules for the Drills—Military Matters.

A brilliant week. The military feature of the exposition will be the greatest of them all.

The military committee has fixed things. Realizing the very great interest now manifested in military affairs all over the country, the exposition company has decided to spare neither efforts nor expense to make the military displays and contests special features.

The military committee held a meeting in the exposition office yesterday, and has arranged the full programme for the week. The committee also revised the list of prizes as had been previously arranged and has taken every step necessary to make the exposition drills the very best to be seen in America.

The military display will be the greatest ever witnessed in the republic.

More than \$7,500 will be offered in prizes. An enormous and realistic sham battle will be given in which the crack companies of America will engage.

Military judges, detailed from the United States army will preside over the contests.

Everything about the military week will be perfect.

The List of Prizes.

The following is the complete list of prizes as revised by the military committee yesterday:

INTERSTATE CONTEST.
First prize \$2,500.
Second prize \$750.

CAVALRY TOURNAMENT.
First prize \$1,000, second prize \$500, third prize \$250, fourth prize \$100.

INFANTRY CONTEST.
First prize \$500, second prize \$250, third prize \$100. The prizes for the best drilled cavalryman are: First \$75, second \$50, third \$25.

OTHER PRIZES.
Best drilled individual soldier \$50.
In the squad drills any company may enter more than one squad or eight if they desire, provided they be commanded by a different commissioned officer.

Besides these prizes many other smaller ones, such as medals, etc., will be arranged later.

Rules for the Drills.

Following are the rules governing the drills, both state and interstate.

1. Companies in the contest must belong to the volunteer forces of their state.

2. They must have twenty-four files, two guides, and three commissioned officers, all of which must have been regularly enlisted not less than thirty days before the drill.

3. All companies will be required to drill in their full dress uniforms.

4. The programme may embrace any movement in the school of the Soldier or the School of the Company, excluding "bayonet exercise" and "skirmish drill."

5. The judges will be competent United States army officers, detailed for that purpose.

6. The programme for interstate companies will be handed out by the judges ten minutes before their time to drill, and no member of any company will be allowed to witness the drill of companies prior to their own, competing in their own arms or class.

7. Commanding officers must pledge themselves neither to give or receive any information relative to the contest until the drill is over; on completion of programme the captain shall return same to the judge.

8. All companies will be drilled in strict accordance with Upton's Revised Tactics.

9. The score of each company, with the percentage of each movement, shall be published immediately after the award of prizes.

10. Companies will be given ten minutes before their time to drill, "rain or shine," those failing to do so will forfeit their right to compete.

11. All companies will be required to participate in the sham battle, immediately after which prizes will be awarded.

12. All companies will drill in such order as may be determined by lot, each commander drawing his number in presence of the judges.

13. Rules governing the state contest will be the same as those for the interstate, except the number of men required for each company, which will be sixteen files, two guides and three commissioned officers, and the programme will be mailed to each company ten days prior to the commencement of the drill.

Any company belonging to the volunteer forces of the state of Georgia may compete in the contest, except the Gate City Guard and the Atlanta Rifles, of Atlanta, Ga., and the Southern Cadets, of Macon, Ga.

The Exposition Circular.

The exposition company has sent out a circular letter announcing the special military attractions of the exposition.

The managers have been receiving numerous letters of inquiry from the best companies all over the country asking about the drills at the exposition, and if signs count for aught, there will be the greatest array of soldiers on the grounds next fall that has ever known to gather on any southern drill ground.

Military week begins on Monday, October 20th, and will continue until October 24th, ending with the sham battle.

The military companies of Atlanta will begin to drill in the near future for the prize contests, and it may be safely expected that there will be some excellent drilling at the exposition.

The state prizes are such as will excite a great deal of interest among the Georgia companies.

Already, everybody is looking forward with eager anticipations to military week at the exposition.

WHAT ATLANTA TALKS ABOUT

The census man is the much-discussed subject now. Everybody talks about him and wonders about his work.

While we are given to understand that the Atlanta census will be full and complete, and that it may, perhaps, surprise us, let us not be too hopeful. The fact is, the official census always falls far below the expectations of even the mildly enthusiastic citizen. That is true of every city, and it is safe to expect that it will be the case here in Atlanta. When the official results are sent out from Washington they will be from Maine to Texas, from Bell-lugham bay, in the state of Washington, to the Florida keys, the grandest kick ever known to this great continent.

Nobody will be satisfied—it is in the natural order of things that they should not be, for the census is bound to fall short of what we expect it to be. We can only grin and bear it.

But there is a question whether the official census is the best and truest enumeration of the people of a city. You hear many objections raised by the people who discuss the question, and though the census taken at Atlanta may have been, and doubtless has been, a careful one, the people generally haven't every confidence in the result.

A common objection is that the time allowed for the census-taking is too short, and the number of enumerators too small. "They cannot possibly do the work thoroughly," urges one citizen. "They will doubtless do their best, but it is a physical impossibility for them to cover the territory." That objection, however, is not born out by the reports from the census headquarters where many of the enumerators report having covered the territory allotted to them, and it may be that the work has been thoroughly done.

"I believe the directory count is the best," said one of the party of gentlemen who discussed the question on a Fulton electric car yesterday, "for the reason that the greatest care is taken in its preparation, and the one Mr. Saunders has given Atlanta is wonderfully accurate. The directory men know that any omission in their list will be noticed, and

they are, therefore, as careful as it is possible for men to be."

"But there is one thing," interposed a third speaker, "with which directory men and census men have to contend here in the south, and that is the antipathy of the negro to being put upon any list. In the mind of the average negro, the question of taxation looms up most prominently. Now, I have eight negroes in my employ. To my certain knowledge not more than one or two of them have been taken in the census, as they are afraid to send in their names, as they are afraid to do so, and believes that this means to get on the tax lists. They don't want to be taxed."

Then somebody suggested that many young men who room over stores and in business blocks are likely to be missed, for the reason that their rooms are closed in the day and there is nothing to indicate their whereabouts.

And the drummers who are out of the city—will they be counted? are asked the one who had spoken first.

"The only thing we can do is to wait and see," was the philosophical rejoinder that came from the head of the car, and everybody began talking politics.

Another congressional rumor rose above the surface yesterday to the effect that Hon. John S. Candler, the well-known young soldier of the Stone Mountain circuit, would be urged to enter the field against Messrs. Stewart and Livingston.

Colonel Candler returned from New York yesterday after an absence of several weeks, and was approached by several friends on the subject. Should he make the race he could of course carry DeKalb county, and his friends are of the opinion that his long residence in Fulton and his attachments here would give him this county to him.

It may be that the rumor of his candidacy will assume realistic proportions.

The people of the fifth ward are becoming aroused on the street railway question. One prominent fifth-warder turned his telephone loose on the Constitution office last night, and among other things said:

"We don't care who gets Luckie street, but we do want the line when it is built to run beyond Jones avenue. It ought to come as far as the Technological school at least. We want the people most need increased facilities out in this end of the ward. The travel is so heavy, morning and night, that the Marietta street cars are very badly crowded—so badly that we cannot get anything like the accommodations we ought to have. We would like for electric cars, but we won't be particular if we are only given quick and comfortable transportation. We need that badly."

Dr. Barrett—Rev. Dr. R. S. Barrett has returned from Tallulah completely restored. He will be ready to accompany his party of excursionists to Europe at the appointed time.

Shaking Hands.—Samuel Tallaferr was in the city yesterday, and seemed to feel very hopeful in regard to his election as one of the representatives from Fulton county.

A Strange Experience.—Yesterday morning Constable Will Williams went to summon jurors and out of twenty-one names he found nineteen excuses, "dead, legally exempt and moved away."

Still Improving.—Yesterday Mr. J. S. Holliday, received a letter from his father, Dr. J. S. Holliday, containing the very encouraging news that the latter is still improving, and will soon be enjoying his accustomed robust health.

Their Next Convention.—The next meeting of the Southern Association of the Sons of the Confederate Veterans will be held at the Greenbrier White Sulphur Springs, in Virginia. Several delegations from Georgia will attend, combining business with pleasure, and remaining some days at that delightful resort.

Home Again.—C. A. Downing, of Baltimore, Md., is registered at the Markham. Mr. Downing is an old Georgia boy, but has been living in Baltimore for the past twenty years. This is his first visit south since moving to the monumental city.

Dr. Boring Better.—Dr. J. M. Boring is in a fair way to recover his health. Yesterday he was so much better that he was able to be about the house, and his family are sanguine of his complete recovery. Mrs. Boring, who has also been quite ill, was much better yesterday.

A Damage Suit.—Mr. C. T. Ladd, in behalf of Mrs. H. M. Powell, has filed a suit for \$10,000 damages against the Metropolitan Street Railway company. She claims that while out driving with friends she was run over by the dummy engine and seriously hurt that her injuries will be permanent.

Annuity of the Water.—An announcement from the board of water works that the people of Atlanta will have an opportunity to have their water analyzed and tested. This is a wise course, and should be pursued by every citizen. The announcement of the board appears in today's Constitution.

The Aldermanic Board.—The board of aldermen convened in regular session yesterday afternoon. The full board was in attendance. The board considered in general the sewer appropriation proposed by the council Monday. The action of the council in increasing the salary of Mr. Charles Keith, and of the tax assessors, to \$2,400 a year, was concurred in.

The Golden Chain.—Mr. W. M. Nickberry returned from the Exposition yesterday after having organized a lodge of the Golden Chain, consisting of forty members, numbering among them the most prominent men of the town. Colonel Thomas, the governor's staff, was elected commander, and the lodge begins work under the most favorable auspices.

Assistant State Geologist.—President E. T. Whitley, late of the Hearn Institute, Cave Spring, who has been appointed by the governor assistant state geologist, has arrived in the city and will enter on the discharge of his duties the 1st of July. President Whitley is a graduate of State university, graduating in the class of 1886 with distinction, and being a young man of talent and energy, he will doubtless discharge the duties of assistant state geologist with credit to himself and the state.

A Contract in Louisville.—The Rutan Manufacturing company, south, successors to F. M. Hight & Co., closed yesterday a contract to furnish the Rutan-Suarez system of heating and ventilation for the new public school at Louisville, Ky. Mr. F. M. Hight is president and Colonel E. K. Chamberlain vice-president of the new company, which has a capital stock of \$300,000.

Military Week at the Exposition.—The committee on military matters will hold a meeting in the office of the exposition company for the purpose of arranging definitely the programme of drills for military week at the exposition. The intention of the committee is to make the military feature the biggest of the whole exposition. Captain Spencer has received numerous letters from the best companies in the country asking about the drills, and he is satisfied that they will all come to the exposition.

Trustees of the Confederate Home.—A meeting of the board of trustees of the Confederate Home was held yesterday afternoon at the capital. There were present: Hon. W. L. Calhoun, president; Hon. Thos. E. Massengale, of Newwood; Major M. C. Kiser, Mr. S. M. Inman, and Secretary of State General Cook.

The business was of a routine nature, the board merely confirming the steps taken by the building committee in the details of construction.

It was decided not to adopt any rules yet governing the admission of inmates. This was done because the next legislature, but as the outcome of this is uncertain, no regulations can be framed now for the admission of applicants.

They Have a Name.—Last night after the regular practice by the triple quartette of young men under the direction of Mr. S. H. Cole, the question of a name was introduced one week ago was again brought up, and after discussion it was determined by a unanimous vote that this organization should hereafter be known as the "Orpheus Glee club" of Atlanta.

Several new pieces of music selected by the leader while in New York recently were found to be full of most pleasing harmony.

The "Orpheus" is hard at work and will be prepared with an extensive repertoire next season.

Picture Frames.—made to order at Thornton's, 23 Whitehall street.

SEVERAL WEDDINGS.

MR. HOYLE AND MISS GAINES MARRIED IN KNOXVILLE.

Mr. A. O. Venable Marries Miss Cooke, of Virginia—Other Events of Interest to Atlanta Society.

KNOXVILLE, Tenn., June 19.—(Special.)—One of the most brilliant social events ever occurring in Knoxville took place at 8:30 p. m. at the First Presbyterian church—the aristocratic "Old First."

It was the marriage of Mr. F. J. Hoyle and Miss Blanche Gaines. The church was beautifully decorated, the choicest gifts of the hot-house landed their fragrance and beauty to the occasion.

At the appointed hour the groom entered upon the arm of his best man, Dr. N. O. Harris, of Atlanta, and the bride upon the arm of her brother, Mr. Thomas Gaines. The ceremony was performed by Rev. and father, Mrs. Gray and Miss Pauline, and a ring being used. The maids were Misses Ella Gaines, the bride's sister, and Daisy Woodruff; the attendants, Misses Mary Gaines, Maude Mitchell, Pauline Payne, Florence Burlington, of Lexington, W. Va.; Pauline Woodruff, Annie Little and Emma and Lillie Morrow, of Nashville; and Messrs. Towns Gaines, brother; Frank McClung, Will Meeks, H. O. Ewing, of Chattanooga; R. H. Baugh, of Birmingham; J. M. Edelman and Samuel Howell, of Atlanta; J. M. McLean, of Richmond, Va.; A. Bell, J. L. Kirby and Hazen Howe. Where not stated otherwise, the parties are of this city.

The large church was crowded with Knoxville's most aristocratic people. As the party entered the church, the special choir sang the wedding march from Longfellow. After the ceremony, the couple repaired to the residence of the bride's mother in West End, where an elegant wedding supper was served.

Two hundred and fifty guests were invited to the residence. The bride couple received costly gifts without number, and checks for large sums. They leave at 2:45 in the morning for Atlanta, where they will spend a few days, and then go to Chattanooga.

The groom is an accountant of the East Tennessee road, and has won such a name for efficiency, his advancement is assured. The bride belongs to one of Knoxville's most aristocratic families.

Frank J. Hoyle and bride will arrive in Atlanta Friday noon, and spend Friday and Saturday with Mrs. James W. Morrow, 15 Ivy street.

Quietly at the home of the bride, near Charlotte, Va., yesterday morning, Mr. A. O. Venable, of the city, married Miss Blanche Cooke. The ceremony was performed by Rev. Fremont Jones, of Richmond, Va., after the beautiful ritual of the Episcopal church, and upon the beautiful lawn in front of the country seat of the bride, the bride and groom were joined by the bride's sister, Miss Lella and Lizzie Venable, of this city; Misses Grace and Walter Cooke, sisters of the bride; the gentlemen being Messrs. E. H. Latham and Walter Venable, of this city; Mr. Leath Williams, of Richmond, and Mr. Charles Cooke, brother of the bride. After the ceremony the bride party took a short jaunt down the beautiful and historic Alleghany valley and thence homeward, arriving in Atlanta yesterday afternoon.

Miss Cooke is well known in this city, where her many graces and accomplishments have made her a wide circle of friends. She belongs to one of the old Virginia families that traces its lineage back to the pioneers of the old dominion state. The groom is the brother of Messrs. W. H. and S. H. Venable, with whom he has been associated in business. He is a young man of many noble qualities and a fitting mate for the rare little lady he has chosen for a wife. Very many friends wish them a long, happy and useful life.

Tonight at the Church of the Redeemer one of the most interesting and artistic musical entertainments ever held in Atlanta will be rendered. It is the Sacred Cantata of "Ruth, the Moabitess."

It is given by the Choral society, for the benefit of the Home for the Friendless.

The plot is founded upon the beautiful story in the bible, and the great talent in Atlanta is engaged in the performance.

Soloists, Mrs. John E. Tyler, Miss Louise Prather, Miss Grace Brown, Miss Adelaide Glenn and Messrs. O'Connor, Alden and Eden. Accompanied by the Choral Society of thirty-five well-trained voices. Tickets fifty cents.

Cards are out for the wedding of Miss Katie Cotton, daughter of Mr. and Mrs. J. W. Cotton, and Mr. T. E. Marsh. The ceremony is to be performed at the Central Presbyterian church Wednesday evening, July 24, at 9 o'clock.

Among the Atlantians who left last night for the seashore, were Mrs. W. A. Hemphill and family, Miss Mary Ella Reed, Miss Emma Little Reed, Miss Ketter, Mrs. Jones, Mr. Clem Harris, C. S. Johnson, Ed Chamberlain and D. G. Jones. Mr. J. J. S. and a party of Romans were on the East Tennessee train, which bore the Atlanta party.

Miss Lulu Sharp, of Cartersville, is the guest of Miss Kate Sprenger.

Mrs. E. P. Black returned yesterday from Athens, where she went to visit Mrs. Cheney during her confinement.

Misses Pearl Broyles, Phoebe Ellis and Messrs. Arnold Broyles, Victor Smith and Ernest Kontz, who have been participating in the gaieties attendant upon commencement week at Athens, have returned.

Mrs. C. R. Noland, accompanied by her two charming daughters, are among the arrivals at the Markham. Mrs. Noland comes from Danville, Va., and is a recognized social leader of that charming little city.

Miss Nora Jackson, of Griffin, is visiting Miss Snyder on Cherry street.

Mrs. Leidy, of Memphis, will reach Atlanta in a few days and will be the guest of her parents, Mr. and Mrs. A. B. Bostick, on Loyd street, several weeks.

Monday night brought an end to the gaieties of the commencement week at Athens, which terminated with the senior hop. The german was led by Mr. W. D. Ellis, of Atlanta, with Miss Nina Harnell, assisted by Mr. Jesse Cooke with Miss Phoebe Ellis, of Atlanta. This being the last entertainment, dancing was continued until a late hour and even then the gay crowd left the banquet hall reluctantly, and many a sigh was heard as the last strains of "Home, Sweet Home" died upon the air. Representative society people were present from all parts of the state. Many new and beautiful figures were introduced by the leader, and the Senior german was voted by a decided success. The leader and his assistant well deserved the high compliments they received for the admirable manner in which the dance was conducted, and for the pleasure which was afforded to all through their thoughtfulness. Taken all in all, the Senior german was one of the pleasantest entertainments of commencement.

Mrs. Albert Howell, Sr., with her party, consisting of Misses Emma Neal, Eva Bell, Lillie Hook and Miss Lyon, returned yesterday from Athens, where they have been enjoying the entertainment of commencement week.

Mrs. W. D. Ellis and party returned last night from Athens. In the party were Miss Phoebe Ellis and Miss Marion Hillyer, of Atlanta, and Miss Cate Sparks, of Rome.

A very interesting meeting of the "Woman's Industrial School Board" was held yesterday at Mrs. Hugh Inman's. Many ladies were present, and it was finally decided that the industrial school should unite with the "Home for the Friendless," and a building for that charity will soon be erected on the boulevard.

Miss Eula Ketter returned from Athens yesterday morning, and left for Cumberland in the afternoon.

Mrs. W. A. Hemphill and family left for Cumberland yesterday.

Judge H. W. Foote and wife are visiting their son and daughter, Mr. and Mrs. H. M. Patten, at their home on Capitol avenue.

Mrs. Martin Amorous leaves for Cumberland in a few days.

ATLANTA, Ga., June 19.—(Special.)—Married at the residence of the bride, this morning, by Rev. E. B. Carroll, Miss A. B. Davis, daughter of Mrs. S. F. Davis, to Mr. Jesse Frank Mercer. The happy couple took the morning train for the New York Chattanooga.

BARNEYSVILLE, Ga., June 18.—(Special.)—Mr. N. Marshall and wife, of Perry, Ga., are visiting their son, Mr. V. O. Marshall, of this place. The happy couple took the morning train for the New York Chattanooga.

Mrs. F. D. Spaul, of Mobile, Ala., is here visiting her daughter, Mrs. J. M. Brown.

Miss May Stafford, who has been in Atlanta for some months past adding to her already fine musical talents, returns to home last week to the delight of her many friends.

Miss Carrie Chambers, of Carrollton, Ga., is visiting relatives at this place.

Mrs. Clifford Williams, of Huntsville, Ala., is stopping with her sister, Mrs. J. M. Brown, at the Matthews hotel.

BUNKLEY, Ga., June 18.—(Special.)—We are all here, including Ed McCandless and wife, Will Venable and family, Mrs. Gray and Miss Pauline, the immortal Dan Rountree and the Alabama Press association, and not one of this gang has ever seen the ocean before. You should have seen some of them on the beach for the first time. They looked as if they were going the other way when they had on their bathing suits. Last but not least it is a treat to see our supreme judges, Bieckley and Simmons, floating in the sea the same as a cork.

NEWMAN, Ga., June 18.—(Special.)—Yesterday afternoon, at Powellville, Rev. James Stacy officiating, Dr. L. M. McGee was united in marriage to Mrs. Sallie C. Powell. The groom is a popular gentleman and leading physician of the county, while the bride has long been esteemed as one of Covetta's most estimable and cultured ladies. They have the best wishes of their numerous friends.

TALLULAH FALLS, June 19.—(Special.)—The season is just beginning to open here, and is being made for a very large and fine crowd. The hotels are already beginning to fill up, and several parties have arrived from Atlanta, among them being Dr. Barrett and wife, who are stopping at the Cliff house. The many friends of Dr. Barrett are glad to learn that he is almost entirely recovered from his late serious illness. When he arrived at the Falls he had to be assisted from the train to the Cliff house, but after breathing the cool mountain air for four days, he is almost entirely recovered. There is no place in Georgia where the scenery is so grand, or the air so pure and cool, as at Tallulah Falls, and it is no wonder that those who go there broken down in health, so rapidly recover.

TO BE WITH THE VETERANS.

A Delegation of the Sons of Confederate Soldiers to go to Chattanooga.

A meeting of the Sons of Confederate Soldiers was held at the hall last night.

Rev. Dr. John William Jones and Judge Robert L. Rodgers addressed the meeting.

A delegation, composed of the president, Mr. Gress, W. J. Futrell, E. P. Jones, H. E. Ragland, E. W. Rodgers, J. L. Fuller and Dr. D. D. Stanton was appointed to attend the reunion of the United Confederate Veterans at Chattanooga, on the 24th of July.

An entertainment will be given about July 1st to enable the association to secure funds to defray the expenses of the delegation. Rev. Dr. Stanton has kindly consented to assist in the entertainment.

HELLO, NEWMAN.

The Telephone Line Is in Active Operation Between Atlanta and Newman.

There is now a telephone line in operation between Atlanta and Newman.

Yesterday the first message was sent over the new line.

Hon. J. E. Brown, editor of the Newman Herald, called THE CONSTITUTION over forty miles of wire, and the call was not only heard distinctly but was answered with promptness.

And the connection was made complete.

This puts Newman in direct connection with Atlanta, and will facilitate business transactions between the two places.

This is the longest telephone line in the state, and will doubtless prove of great benefit to all concerned.

Fairburn is already connected with Atlanta by telephone, and it is probable that Palmetto will be later on, although it is not at present.

All fits stopped free by Dr. Kline's Great Nerve Restorer. No fits after first day's use. Marvelous cures. Treatise and \$2 trial bottle free to fit cases. Send to Dr. Kline, 931 Arch street, Philadelphia, Pa.

THE CITY'S CENSUS.

It Will Last Several Days Longer Before the Work is Completed.

The census will continue for the rest of the week.

And if necessary it will be taken up again next week and carried on until it is finished.

The enumerators are reporting each night what they have done during the day, and there are still nineteen men at work.

Supervisor Thibadeau will begin next week adding up the figures, and within a very few days the final report will be sent to Washington.

No new features of the census developed yesterday. The work is being carried on with a rapid but monotonous routine.

Everybody is anxious to know what the population will be and only a few weeks remain before the figures will be known.

Meantime let everybody help the enumerators.

Highest of all in Leavening Power.—U. S. Gov't Report, Aug. 17, 1889.

Royal Baking Powder

ABSOLUTELY PURE

At Wholesale by E. C. Boynton and Shropshire & Dood, Atlanta, Ga.

New Georgia 3 1/2 Per Cent Bonds

FOR SALE.

For six days from this June 19th, I will sell in lots to suit buyers, the new Georgia 3 1/2 per cent bonds, to run about thirty days, to be delivered and paid for here in Atlanta on July 1st, at 104. They are cheaper than Georgia 4 1/2 per cent bonds at current rates, and not so much premium to pay. Orders respectfully solicited. All bonds unsold will be on New York June 25th.

HUMPHREYS CASTLEMAN,

NO. 13 EAST ALABAMA STREET.

LOCKS!! Front Door sets with

LOCKS!! Night work, and solid bronze

LOCKS!! Trimings, extremely low.

LOCKS!! Mortise Locks complete

LOCKS!! With solid bronze trimings,

LOCKS!! Elongated escutcheons.

LOCKS!! Yale Locks for security.

A general line of builders' hardware. We extend a special invitation to parties who are building new residences, to call and examine our stock. We shall be pleased to furnish estimates at any time. It will pay to use good hardware. Call and see

KING HARDWARE CO.

Corner Peachtree and Whea

PEABODY INSTITUTE.

A CORRELATED LIST OF THE LECTURERS AND ESSAYISTS.

IN RAILROAD CIRCLES.

THE TALK ABOUT THE M. & C. AND THE C. & A. C.

The Memphis and Charleston stockholders to meet July 15th—The Texas Fight Over the Railway Commission.

The Memphis and Charleston stockholders meet on the 15th of July, and a great deal of interest is felt in railroad circles as to the result.

The question is, what becomes of the Chattanooga, Rome and Columbus? That the road would eventually pass into the control of the Terminal system has been predicted all along, and for this reason, more than for any definite information or authority in the matter, the rumors of a deal are accepted as possibly true.

The Chattanooga, Rome and Columbus would make, with the Savannah, Griffin and North Alabama, a terminal line from Griffin or Macon to Chattanooga. The Memphis and Charleston would be a splendid western outlet, the whole forming a strong system.

The Chattanooga, Rome and Columbus is, in other words, the missing link in a terminal line from Memphis to the sea.

Aside even from that consideration, the Chattanooga, Rome and Columbus is said to be good property. Its territory is rich in minerals, and is developing rapidly.

Still another reason for crediting the report that the Terminal wants it, is that the road is in position to become very valuable to the Louisville and Nashville, particularly in event the Louisville and Nashville misses the Western and Atlantic, and is forced to provide a new inlet to the Atlanta territory.

The progressive, not to say aggressive, policy of the Terminal sanctions this view of the matter.

The rumors, so far as is known here, are without reliable authority. No official denial or confirmation has been had, but the matter is a leading topic of conversation and speculation in railroad circles.

Georgia, Carolina and Northern.

"The first car into Athens over the Georgia, Carolina and Northern," remarked an official of that road yesterday, "will go from the Atlanta end, and not from the Carolina side."

"You mean that this division will be in operation before the one they are at work on now?"

"That is my information—that the work between Atlanta and Athens is to be pushed vigorously."

"How much work remains to be done at the other end?"

"Track is now being laid at Enoree river, sixty miles from the Savannah river. A squad is also laying iron from Greenwood in the direction of that place, and the two squads will meet in a few weeks at Sabala river, when the first train will be run to Greenwood. The road is now graded, with the exception of a very small amount of light work, to Abbeville, S. C., which brings the engines within seventeen miles of the Savannah river. In a few days the iron will be put down where this road crosses the Savannah Valley railroad, and will, from here, bring material to complete the bridge across the Savannah river.

On this latter structure workmen are now engaged, and two piers of the bridge to cross it have been already erected. From Abbeville to within five miles of Athens, the road is covered with men, mules and implements for grading, and they are pushing work right lively, too."

"When will the road be completed from Atlanta to Athens?"

"Before Christmas."

About the Railroad Commission.

A big issue in state politics in Texas is the establishment of a railroad commission.

A great many inquiries have come from there to the executive department here relative to the work of the commission in Georgia.

Governor Gordon is having prepared now a careful and accurate letter of information on the subject.

The gist of the letter is that the commission has been a benefit to people and to railroads alike; a strong conservative element in the railroad situation. The commission is commended to the people of Texas.

UNCLE BILLY BOWERS

On the War Path—He Has Found a Wolf in the Fold.

Uncle Billy Bowers is on the war path. A wolf is in the fold and Uncle Billy is after him.

It was a wolf in sheep's clothing, too—a nice young man who knew the catechism and the spelling-book, and was agreeable to the ladies.

"He is a nice boy," said Uncle Billy, with a shade of sadness. "I taught him his letters."

Some months ago Mr. Duncan, of Hart county, who is a son-in-law of Uncle Billy Bowers, lost a cotton-planter. The nice young man passed by the farm late in the afternoon, driving a sulky. The next morning the cotton-planter, which had been left in the field, was gone. Mr. Duncan was suspicious, and tracked the sulky to the home of the nice young man.

There, in one of the out-buildings, they found the cotton-planter.

Sometime last fall, Mr. Duncan's buggy was missing. Some months later, Mr. Duncan got wind of it in South Carolina. He went after it. The South Carolinian to whom Owens had sold the buggy had traded it back to a Georgian, but he told Mr. Duncan who brought it to South Carolina. It was the nice young man—Alfred Owens.

The buggy was found at the home of the Georgian who had traded for it with the South Carolinian. Being an honest man, he promptly surrendered the property which he had been convinced that it belonged to Mr. Duncan.

But the pursuit does not stop there. Mr. Duncan got Uncle Billy Bowers to put this notice in the Knoxville American Union.

I had a buggy stolen from me at West Bowersville in October, 1888. It was taken to South Carolina and sold by one Alfred Owens, a nice young man. After I got the buggy I went to see Mr. Owens to learn if how he came in possession of the buggy. He was a nice young man, and had heard of me since. I have no knowledge of his whereabouts.

He has relatives in the west. He may be in this section, or he may have gone west. He is a small man, of pale complexion, dark hair, bluish gray eyes, and slightly bow-legged. About 5 feet 6 inches high. Age, near 25 years; weight, about 140 pounds.

I will pay \$50 to any person who will deliver him into the custody of the sheriff of Franklin county for safe-keeping, until due process of law has been had.

Or if found and detected many miles away, the detective, by securing him in some place for safe-keeping and letting me know, will be reasonably paid for his services.

June 18, 1890. West Bowersville, Ga.

ROBERTSON RELEASED.

Tried on a Charge of Larceny After Trust Delegated.

In the case of the state against Adolph Robertson, charged with larceny after trust delegated, yesterday, the jury brought in a verdict of not guilty.

Robertson was employed as a traveling salesman by Regenstein & Co., and squandered \$1,100 of the firm's money gambling at Opelika, some time ago, for which he was arrested.

During the time that he was engaged in the gambling frolic, he sold his trunk and samples to one man and afterwards sold them to another, delivering the trunk and samples to the last purchaser.

For that offense a requisition was obtained from Governor Gordon, and the papers were placed in the hands of the sheriff of Fulton county. In case Robertson was cleared of the first charge he was to be arrested and sent back to Alabama.

But when Robertson was acquitted he walked out of the court-house unmolested. He said that he was going to Birmingham, in spite of the fact of the WARRANT.

UNIVERSITY STUDENTS.

Seores of Them in Atlanta Yesterday—What They Will Do.

They are festive boys from college! A whole army of them came to Atlanta yesterday.

Some of them were Atlanta boys and were at home, but a large number were simply on their way home after the commencement, and only stopped over to await their respective trains leaving at different hours for all sections of the state.

Among those who passed through Atlanta on their way home were Messrs. Alex. and DeTreville Lawrence, of Marietta, who will be prominent civil engineers. A. C. Wilcox, of Newnan, who, after receiving two diplomas from the university, will take a course of law at some northern college next fall; R. L. Maynard, of Forsyth, who gives great promise in the medical world; Bryan C. Collier, of Albany, who leaves at once to accept a position as civil engineer in New York city; R. L. Stallings, of Carrollton, who will take a prominent stand among the legal lights of Georgia, and many others.

Among the Atlanta boys who came home were Messrs. E. R. Black and Fred Lewis, of the sophomore class, Messrs. Callahan and Dorsey, of the freshman, and Mr. Pryor L. Mynatt, Jr., of the law class.

Mr. Mynatt will enter upon the legal profession at once in the office of his father, Colonel P. L. Mynatt. He was one of the most prominent and most popular members of the law class.

THE RETAIL MERCHANTS TO MEET.

A State Convention to Be Held in Atlanta July 24th.

The retail merchants of Georgia are to meet in convention here in Atlanta on the 24th of July.

Yesterday, a committee of the Retail Grocers' association formulated a call to the retailers of the state. That call, which explains the object of the proposed convention, reads as follows:

To the Merchants of the State of Georgia: Has not the time fully come when the merchants of our state should take some steps by which they can be protected from the dishonesty of a large portion of our citizens, who support themselves and families by obtaining merchandise from us as merchants, intending never to pay for the same, and refusing to do so on the slightest pretext, as they are aware of the fact that there is no law in existence by which payment can be forced from them? All interests have their protection. The contractor and the mill-man have their liens; the real estate dealers have their mortgages; the bankers have their endorses; the cotton factors have their liens and mortgages; the insurance companies have their policies; the pawnbrokers have their pawn tickets; the landlords have their protection in the distress warrant. But what protection have the merchants? None in the law. They are forced by custom to extend credit to their patrons, and many prove themselves unworthy of confidence, and we think and believe that the state, to which we pay taxes for their support, should adopt some law for our protection. And there is no law that our legislature can enact which will protect us as well as a general garnishment law, which will force every man to pay his debts. We will have a convention of representative retail merchants of all business held in Atlanta, Ga., July 24, 1896. Please call a meeting of your merchants and send two or more delegates to this convention.

That we may formulate a bill and, by a representative committee, present it to the legislature, and pray them to have it passed as a law.

Please let one of the undersigned hear from you as early as possible if you will have a representative to attend. Respectfully,

J. S. MITCHELL, President Retail Grocers' Protective Association, Atlanta, Ga.

MCKINNEY LAW, President Retail Grocers' Association, Augusta, Ga.

D. F. McCLATCHY, Marietta, Ga.

A STOCK SOLD.

Deputy Sheriff Perkins Disposes of a Stock of Goods.

Yesterday morning, Captain Perkins, deputy sheriff of Fulton county, sold out the stock of Edlemann & Sibert, on West Simpson street.

The stock was placed in the hands of a receiver, on account of the foreclosure of a mortgage amounting to about \$500 some time ago.

The sum realized from the sale of the stock and fixtures will go toward the settlement of the claims of the creditors.

OUR FRIEND THE BEB BUG.

If you would quickly and permanently rid your home of bugs, put a small box of BEB BUG KILLS in a pint bottle of benzine, shake well when using. Don't use the mixture into the cracks, crevices, holes and openings of the bedstead. It will enter their toes up rapidly. Then mix another small box of BEB BUG KILLS thoroughly with a quarter pound of lard, with this mixture fill all holes, openings, cracks and crevices in the bed. These two methods are warranted to never fail; to be effective and lasting. Cut this out for directions.

A Sad Death.

The remains of the infant son of Mr. and Mrs. H. L. Haralson were buried in Oakland cemetery yesterday.

The death of the child occurred at the residence of Mrs. McCord, Fort McPherson, on Wednesday, and the parents have the sincere sympathies of a host of friends in their sad loss.

Wanted—Hardware Men.

We wish to employ two young men who have had not less than one year's experience in the hardware business. None others need apply. Post-office box 433, Atlanta, Ga. 6-19-96.

Fryer Hill Addition.

Beautiful grove lots to be sold cheap, at auction Tuesday, June 24. Get plat from Krons & Welch. 6-19-96.

Bogus Salt Springs Water.

Is being peddled and sold around Atlanta. Before you buy or drink it drop us a postal card and we will tell you where you can get the genuine. Bowden Lithia Springs Co., Lithia Springs, Ga., formerly known as Salt Springs. 6-19-96.

Keep Cool, and Save Money.

by buying your hammocks at Thornton's, 28 Whitehall.

PERSONAL.

DANIEL & FENDERGROSS, furniture, wall paper, window shades. 42 Marietta street. Telephone 77.

DR. H. M. SMITH, Edgewood. Diseases of children a specialty. I will try to cure your child. Let us know your wants and we will try to cure you. Delkin & Girardeau, real estate agents, 4 Alabama street, rear of James' bank. Fri sun.

J. M. FORTNER, of West Point, was booked at the Kimball yesterday.

C. D. MALONE, of Chattanooga, was registered at the Westminster last night.

FRANK N. KEND, of Charlotte, N. C., was at the Kimball yesterday.

We will give our rent department our personal attention; give us a trial. Delkin & Girardeau, 4 Alabama street, rear James' bank. Fri sun.

Ladies' Fine Stationery.

at Thornton's.

How to Buy Cigars.

Is it more profitable for a retail dealer in cigars to buy from the manufacturer than from the jobber? This is a vital question for every retailer to consider.

DIAMONDS IN GEORGIA.

THE STORY OF THEIR DISCOVERY NEAR GAINESVILLE.

The Original Stone Now Worn by an Atlanta Lady—The Abundance of Itacolumite in Georgia.

There is an interesting story connected with the \$300 brilliant that flashes on the finger of an Atlanta lady. That stone is the first diamond discovered in Georgia, and its history is worth relating.

In 1833 Dr. Joseph Habersham and Dr. William C. Daniel, leading physicians of Savannah, made a summer in North Georgia, and, as educated gentlemen were fond of doing in those days, they spent a good part of their outing in looking into the resources of the country.

The important events of that summer are told by Judge William W. Habersham, a son of the doctor, who was a member of that party.

"In the month of July," said he, "they arrived at Gainesville, which was then a little country town with no accommodations. Dr. Banks, who lived twelve miles from there, met the Savannah gentlemen and took them to his place at the 'Gladie mine,' which was a genuine diamond mine, and if so, to have it cut and set in a lady's ring, which he would present to his infant daughter when she came to be married."

"The next day the same Irishman handed Dr. Banks a similar stone, saying he had found it in the sluice also. Dr. Banks handed it to Dr. Daniel, saying, 'I will present you with this for the trouble you will have in attending to the cutting and setting of the only stone.'"

"Dr. Daniel went to England and submitted the stone to one of the best lapidaries of that country, who pronounced it a diamond of the first water, worth about \$300. It was cut and set in a ring as Dr. Banks had requested, and Dr. Daniel had the other stone set in a pin, which I have often seen sparkling in the breast of his ruffled shirt. The sight of it led me to make a remark which drew out the whole story from my father."

"Now comes the singularity of the incident connected with this ring. In 1879 I was associated with Colonel Carey W. Stiles, in the conduct of the Gainesville Eagle, of which I was the mining editor. One day Colonel Redwine, the proprietor of the paper, came into the office and said: 'Judge, a lady sent you this ring, and she asks you to determine its value. What do you think it is?'

"'It is a diamond of the first water,' said I; 'worth about \$300.'"

"'You must be a judge of diamonds,' said he. 'Where did you get this ring?'

"He told me Dr. Banks had given it to his daughter on her wedding day. This then, was the stone my father had seen taken out of the sluice at the Gladie mine nearly fifty years before."

"After I came to Atlanta a gentleman came to my office one day to consult me about mining. He told me that he had found a diamond in Georgia."

"Dr. Stevenson has frequently told me that quite a number have been found in Hall county. I replied: 'I have evidence of none except in one instance. A lady of Atlanta had in her possession a ring in which is set a diamond worth \$300. That diamond was found in Hall county forty years ago.'"

"'Who is the lady?'

and he said it was at her instance that he came to consult me. Since then I have seen the diamond on the lady's finger."

"Are there many indications of diamonds in Georgia?"

"Itacolumite, the matrix of the diamond, is abundant in some parts of Georgia. I have frequently found it in the cuts of the Richmond and Danville railroad. I have seen flexible pieces twelve inches or more in length."

Delays are dangerous. A dollar spent for Hood's Sarsaparilla now may prevent illness which may be expensive and hard to bear. Now is the time to take it, in order to derive the greatest good.

Blessed are they who do good works. Brady crotine cures Headache.

VAN HOUTEN'S COCOA—Largest sale in the World.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.

Beecham's Pills cure sick headache.

SWEET WATER PARK HOTEL.

The Famous Southern Watering Place, Lithia Springs, Ga., Opens May 15th, 1896.

Scenic surroundings for 5000 acres. Its elevation is 1200 feet above sea level, insuring cool breezes. No malaria, mosquitoes, or low grounds. The wonderful Bowden Lithia and Bromine Lithia Springs waters free to guests. Hot Springs system of bathing. Seven hundred acres of wide porches. Table, service, beds and linen irreproachable. Lovely drives and sailing. Elegant ball-room and first-class orchestra. Only twenty miles from Atlanta, fifteen minutes ride, three trains daily. Every room lighted by electricity. Park with fountains, flowers and lawns, and ample shade. \$12.50 to \$15 per week, according to location. Rooms with bath extra. Our handsomely illustrated pamphlet free upon application, or can be secured from your druggist. Good liver for driving or saddle. The great Piedmont Chautauque, the leading educational institution of its kind in the south, adjoining Hotel grounds, open July and August.

W. M. MANASS & CO., Proprietors. may 4—sun tue fri ti.

Sawnee Sulphur Springs Water.

Will cure Bright's disease, or any urinary troubles. For evidence of same, write for testimonials and full particulars to L. W. BOVILL, may 2—disat sun tue

Wanted.

Mrs. C. D. Crawley will sell at reduced rates her furniture, which is nearly new. Bed-room sets, dining-room sets and parlor furniture; also a lot of school furniture. Apply at 26 Capitol avenue. 6-19-96.

W. F. Parkhurst, Accountant and Commercial Examiner. Partner-ship and Corporation settlements made. Serves as an Arbitrator, also Notary Public. Surgical Institute building, 36 South Fryer St. 6-13-96.

Monthly Installments.

It is not often that such beautiful lots as those of Fryer Hill addition can be bought at auction for small cash and monthly payments. Chance for bargain; high prices not expected. For plans see Krons & Welch, No. 2 Kimball House. 6-19-96.

Spend Sunday at Lithia Springs. Only 65 cents from Atlanta for the round trip. Train leaves Atlanta at 9 a. m.; returning, arrives at Atlanta 5:45 p. m. S. H. Hardwick, G. P. A.

DEKIN & GIRARDEAU, 4 Alabama st., rear James' bank.

STILSON, JEWELER.

55 WHITEHALL ST. Reliable Goods. Fair Dealing. Bottom Prices.

GET YOUR Blank Books, Ledgers, Journals, Cash Books, Binding, Electrotyping, etc., etc., of JAS. P. HARRISON & CO., (THE FRANKLIN PRINTING HOUSE), State Printers, Atlanta, Ga. Don't forget them before placing your order.

N. C. SPENCE, Manufacturer and Dealer in CARRIAGES, 81 and 83 Decatur St.

I have a large lot of fine PHAETONS, new and second-hand, fine hand-made and eastern made. The best and latest styles at BOTTOM PRICES. All work guaranteed. may 1—dis

DR. BOWES & CO

Southern Medical Dispensary.

212 MARIEETTA ST., ATLANTA, GA. (Over Jacob's Pharmacy)

Chronic, Nervous, Blood and Skin Diseases.

NERVOUS debility, seminal losses, impotency, loss of memory, effect of bad habits, confusion of ideas, safety and permanently cured.

BLOOD AND SKIN diseases, syphilis, eruptions, itching, and all of its terrible results totally eradicated. Ulcers, blotches, sore or ulcerated throat and mouth, scrofula, erysipelas permanently cured when others have failed. Adults and children.

URINARY frequent and burning urine, gonorrhea, gleet, urinary sediments, cystitis, etc., quickly cured.

URETHRAL STRICTURE, a permanent cure without the use of caustics, dilation or interruption of business or occupation.

CURES GUARANTEED. A SURE CURE to young and middle-aged men who are foolishly wasting their energies.

Dr. Bowes is a graduate of the great University of Michigan, of twenty years' experience, and is strictly reliable. Send six cents in stamps for "Perfect Question List" and book on diseases of men. Enclose stamps for reply to your letter. Call on or address Dr. BOWES & CO., 212 Marietta St., Atlanta, Ga.

References: Constitution, Jacobs' Pharmacy Co. dec 17 95 n a

Mantels, Stairwork, Officework, Interior Finish, Exterior, Mouldings.

Seasoned, Oak, Ash, Cherry, Walnut, Pine, Poplar, Beech, Gum.

MAY MANTEL CO. (Successors to George S. May & Co.)

141 West Mitchell St. 5p

W. J. GARRETT, Pres. T. J. HIGHTOWER, V. Pres. E. F. McBRUNNEY, Sec. and Man.

WESTVIEW CEMETERY, CITY OFFICE, 15 N. BRAD ST.

The Cemetery is run on the Landscape Lawn Plan.

The perpetual care of all lots and graves is guaranteed by the Cemetery association without a charge to the lot owner.

Lots are sold on easy terms if desired. A recording tomb for the use of the patrons of the cemetery is provided.

A permanent system of records is kept by the association. Prices of lots range from \$16 upwards, according to size and location. my 30 dim fri sun tue

PETER LYNCH,

95 Whitehall and 7 Mitchell Sts.

DEALERS IN.

Cigars, Tobacco, Snuff, Wines and Liquor. CIDER, ALE, PORTER, BEER, DEMIGLOINS, JUICES, FLASKS, CORKS AND OTHER GOODS BELONGING TO THE WINE AND SPIRIT TRADE.

Fine Wines, Brandy, Rum and Whiskies made a specialty of. Also Guns, Pistols, Revolvers, Powder, Shot and other Ammunitions. Grass, Clover, Millet, Corn and other Field Seeds. Irish Potatoes, Onion Sets, English Peas, Bush and Cornfield Beans. Also nearly all such garden seeds as are sown in this section of country. Fresh and genuine. I yet keep up the name of keeping nearly everything. 100 penny wine and spirit barrels for sale. Prices reasonable. TERMS CASH.

J. J. B. CUTTER VS. EDWARD J. CUTTER. I label for divorce in the superior court of Fulton county, Georgia, spring term, 1895.—To the defendants, EDWARD J. CUTTER, in above stated case: You are hereby commanded to be and appear at the next term of the superior court of Fulton county, Georgia, to be held on the first Monday in September, 1896, to make answer to the above case if you so desire.

Witness the Hon. Marshall J. Clarke, judge of said court, this 10th day of May, 1896. G. H. TANNER, Clerk. HULSEY & BATEMAN, Attorneys for Plaintiff. may 29—29 jun 1—29

AN OVERSTOCK!

J. A. Anderson & Co.

We have about 1,000 Suits, made this season of the latest styles and patterns. Why they do not sell no man can discover. We are determined they shall go this week.

Instead of \$22 and \$18 We now offer them at \$18 and \$15

and predict they will be instantly bought by 1,000 intelligent men who know a good thing when they see it. We have reduced our Boys' and Children's Suits 25 PER CENT.

Our immense stock of Neckwear Underwear, Flannel, Cheviot and Silk Shirts is beautiful.

JAS. A. ANDERSON & CO., 41 Whitehall Street.

AM'L W. GOODE. ALBERT L. BECK

SAM'L W. GOODE & CO.'S Real Estate Offers.

E. Ellis st., 6-r. cottage and two new 2-story, 7-r. Clifford st. residences, half block from electric car line; \$6,500 if taken this week. Easy terms.

\$3,000 for new, 2-story, 8-r. brick residence, all modern conveniences, corner lot, Spring st., one block from electric car line; \$1,000 cash, balance \$200 a year, with 8 per cent interest.

25 acres suburban land, 3 miles from car shed, worth \$2,500; to exchange for city residence, worth \$6,000 to \$8,000, and pay difference in money.

AN INSPECTION

Of our stock of Sterling
Silverware is invited.
No such stock to be seen
elsewhere in the south.

Freeman & Crankshaw
107 N. Col. St.

PILES

Cured by your
own hands.
itching, blind
bleeding and
protruding relieved at once, and a
permanent cure guaranteed by using
DANIEL WOLF'S MEXICAN PILE CURE. See
Druggists or mail. Manufactured by Mexican
Pile Cure Company, Patten building, Atlanta, Ga.
Other remedies relieve, ours cures without pain.
March 19-47

OPIUM

and Whiskey Habits
cured at home with-
out pain. Book of par-
ticulars sent FREE.
H. M. WOOLLEY, M.D.
Atlanta, Ga. Office 1004 Whitehall St.



Mr. B. W. Ballard, a practical Optician
has charge of our Optical department.

NO CHARGE FOR EXAMING YOUR EYES,
SPECTACLES AND EYE-GLASSES

MAIER & BERKELE,
JEWELERS.

1st Col. St. 33 Whitehall street.

Sand. Sand. Sand.

We make the sand business a specialty, and can
supply you promptly in small lots, delivered in
any part of the city, and also by railroad cars.

Stone. Stone. Stone.

Estimates given on any kind of stone-work on
application.

We also do grading, and take all kinds of rail-
road contracts.

LIDDELL & JOHNSON,
Telephone 257. 12 Loyd St., Atlanta, Ga.

Atlanta Trunk Factory!

Is now making finest line of

TRUNKS
AT EXTREMELY LOW PRICES



Merchants, now is the time to supply your
selves with sample Cases, Valises and Clab-
bags. Special attention given to repairing.

LIEBERMAN & KUFMANN

92 Whitehall

Is it well
With Your Kidneys?

Few appreciate the constant duties performed
by the Kidneys, yet fewer appreciate how easily
these important organs are deranged.

The Kidneys are bean-shaped, filled with veins,
arteries and little tubes; these tubes filter the
water from the blood; the water thus collected is
poured into the ureters, and by them conducted
into the bladder.

Another function of the Kidneys is to eliminate
urea, uric acid and other waste products from the
blood; if these waste products are not quickly
eliminated the whole system is left to course
through the blood.

Now, when the Kidneys become diseased and
fail to discharge their important functions, the
skin, liver, bowels and lungs undertake the work
of elimination—a work these organs are unfitted
to perform.

It is readily understood that with this unusual
condition of things the whole body will soon be-
come diseased, and death, alas! will too often fol-
low.

"Keep the Kidneys in good tone and you will pre-
serve your health" is a motto worth remembering.

Stuart's Gin and Buchu
is a true Kidney tonic. It is quickly taken up by
the blood and is filtered out by the little Kidney
tubes, and is consequently directly applied to the
affected spots.

If you have any Kidney, Bladder or other
Urinary trouble
Stuart's Gin and Buchu
is the remedy that will make you well.

Sold by all druggists. n r m.

GEORGE WARE. JOHN S. OWENS.

WARE & OWENS,

Beautiful Boulevard lot, near Angier street, east
front, the prettiest lot on the street, 70x120.

Corner Forest avenue and Blackman street, lot
graded and shaded, all ready to build on,
lies high and furnishes a beautiful view of
the city.

Decatur street property, renting for \$80;
only \$6,500.

100x300, Switzerland Heights, just one short block
from downtown line, covered with large, breezy
oaks; the very place to build a summer home,
where the little ones can enjoy the pleasures
of the park.

We can sell you a nice 4-room house, with hall,
veranda, etc., also 2-room servant's house on
place, lot 50x150, all for only \$2,000.

Will exchange for suburban property nice 6-room
house, with large lot, on East Main street.

Jackson street lot, 50x150, Belgian block, water,
gas, street cars and excellent neighborhood,
for \$2,000.

50x175, Hilliard street lot, all ready to build on,
near.

5 acres in Kirkwood, fronting 975 feet on principal
street, now has a good 5-room house and
other improvements on it.

West Baker street, good 5-room house, hot and
cold water, gas, lot 30x105.

Washington Heights lot to suit you.

If you want a lot on Pryor street come to see us,
we can suit you.

50x200, Irwin street lot, near Jackson, lies well;
nice place to build on; school and church
near by.

100x100, Decatur street, near in, at a special bar-
gain, come in and let us tell you about it.

Forwards street lot, 50x100, near Crumley street;
will sell for \$1,100; will rent \$1,200.

Central property, renting for \$50 per month for
\$6,000, good investment here.

Nelson street, 6-room house, rents for \$15 per
month; come make us an offer.

Nice building lot in East Atlanta, accessible by
horse cars and trolley line; only \$40 cash, bal-
ance \$10 per month.

Garrett street, corner lot, 50x124, with a 2-room
house on it, only \$1,100.

57x150, Yonge street; this is a beauty.

Houston street lot, high and level, beyond Boul-
vard; \$1,000.

WARE & OWENS

A NEW AVENUE

WHICH WILL MAKE A HANDSOME
DRIVEWAY TO THE PARK.

The Formation of the Park Avenue Land
Company and What it Means—A Splendid
Entrance to Grant Park.

The Park Avenue Land Improvement com-
pany—
That is the name of an organization which
has undertaken a work that means much to
the people of Atlanta.

That work is, primarily, the construction of
a splendid driveway from Capitol avenue to
Grant park—an avenue that will, when com-
pleted, be one of the few pleasant drives about
Atlanta.

Yesterday's CONSTITUTION contained an ap-
plication for a charter of this new company,
the petitioners being Messrs. W. A. Hemphill,
H. M. Cottingham, T. G. Rawlings, C. T.
Swift and J. M. Brosius. They put the capital
stock of the new company at \$200,000, of which
\$100,000 has been paid in, and ask that per-
mission to increase to \$300,000 capital stock
be given in the charter. They give as their
business that of handling real estate.

But that application contains nothing to in-
dicate the plans of the company.

Messrs. Hemphill, Cottingham, Rawlings,
Swift and Brosius and their associates own
several tracts of the most valuable vacan-
t land within the city limits. Their property
lies between Capitol avenue and Grant park,
just beyond Georgia avenue. The north
boundary is Little street. All of this property
lies beautifully and is in every way desirable.

The most noteworthy improvement to be
made at once is the construction of a sixty-foot
driveway through the heart of this property
to Grant park. This avenue will leave
Capitol avenue at a point probably 300
feet south of the head of Ormond street. From
there the new avenue will be broad and
straight, and will head directly to one of the
entrances to Atlanta's beautiful park. The
property along this avenue will be beautiful
for residences and will doubtless be most popu-
lar for it has every possible advantage.

But this is only part of the contemplated
improvements.

Ormond street is to be cut through to the
park and along it the new extension of the
Atlanta Street railway will be built. This
company will soon have a line in operation
through to the park, thus furnishing to the
people out there quick transportation to the
city.

Just north of this property the new school-
house is to be built, and there will be every-
thing to make it a most desirable residence
suburb.

A Safe Guard.

Few people living in a malarial country but
occasionally need a vigorous tonic, either to
keep off the malarial feeling or else to cure the
disease if it once gets into the system. There
is no more uncomfortable disease that affects
humanity than chills and fever. It drives
away energy and ambition. It makes one feel
sick and mean all over. A safe guard against
the disease and a sure cure is Smith's Tonic
Syrup, made by Dr. John Bull of Louisville, Ky.
A single bottle will do for an entire fam-
ily. It is far better than quinine, as no de-
rangement of the system ever follows its use.
The use of quinine causes buzzing in the
ears, dizzy sensations, nausea and sometimes
even convulsions and paralysis. Use Smith's
Tonic Syrup and all such danger is avoided.
In fact it has all the good medicinal qualities
of quinine with none of its evil nature.

Read This.
I have issued a limited number of special rate
club tickets for my fine cabinet photographs. All
who will form clubs please call at once at my gal-
ery and get tickets and instructions. The get-
ter up of each club will be entitled to a fine large
photograph or its value in cash if preferred.
C. W. Morris.

The Finest on Earth
The Cincinnati, Hamilton & Dayton railroad is
the only line running Pullman's Perfect Safety
Vestibuled Trains, with Chair, Parlor, Sleeping
and Dining Car service between Cincinnati, In-
dianapolis and Chicago, and is the only line
running Reclining Chair Cars between Cin-
cinnati, Keokuk and Springfield, Ill., and Combi-
nation Chair and Sleeping Car Cincinnati to
Peoria, Ill.

And the Only DIRECT LINE
between Cincinnati, Dayton, Lima, Toledo, De-
troit, the Lake Regions and Canada to the
East.

The road is one of the oldest in the state of Ohio,
and the only line entering Cincinnati over twenty
five miles of double track, and from its past record
can more than assure its patrons speed, comfort
and safety. Tickets on sale every day, and see
that they read C. H. & D., either in or out of Cin-
cinnati, Indianapolis, or Toledo. E. G. McCormick,
General Passenger and Ticket Agent.

Feb 21

YOUR OWN LIFE.

May Be Saved If You Will Think of Yourself
a Moment and Then Act.

Ulceration of the bowels, usually called "itching
piles," is a very common affliction, and not caus-
ing much pain is usually considered of small im-
portance, and the disease is allowed to develop
into a very grave affliction. The symptoms of
this trouble are itching around the anus, pain across the hips (low down), diarrhoea,
and irregular bowels, pain in lower part of small
intestine, and a long train of nervous symp-
toms, differing in nearly every case; and in the
female, who are more liable to be affected than
the male, many symptoms usually attributed to
female diseases. This disease is a very fruitful
cause of many diseases refusing to yield to the
treatment of your physician, and places you on
the list of "incurables." The results of neglect-
ing this affliction are terrible to contemplate, a
general impairment of health, frequently so slow
as to be scarcely noticeable, derangement of the
nervous system, unfitting you for business or en-
joyment of pleasure, the development of cancer
and stricture of bowels, or loss of power of con-
trolling same when happily death intervenes and
relieves the sufferer of his tortures. This is a
terrible picture, but a true one. You may by neg-
lect make this your own; can you take the risk
when a cure is offered you? Treating rectal dis-
eases exclusively for a number of years, I am able
to offer you a cure without the usual pain attend-
ing the treatment employed by one who has not
the experience in treating these diseases. These
mode of treatment I employ for their cure is mild
and is not unpleasant in any way, as I use neither
knife or caustic applications. I have cured many
cases of this kind, and I am willing that they should tell you of my
success if you wish it. I can furnish you their
names if you prefer. On my past success, I am
willing to stand or fall. Can I offer you anything
fairer? If you wish to investigate what I have
said, I extend to you an invitation to consult me.
(free of cost), and I will prove all I have said to
the satisfaction of the most skeptical. For
further particulars call or write to
Dr. R. G. JACKSON,
No. 474, Whitehall St., Atlanta, Ga.
Sun wed fri no. 2

Spend Sunday at Lithia
Springs. Only 65 cents
from Atlanta for the
round trip. Train leaves
Atlanta at 9 a. m.; return-
ing arrives at Atlanta 5.45
p. m. S. H. Hardwick,
G. P. A.

Last Auction Sale of the Season.

by Krouse & Welch, 33 beautiful grove lots on
Grant Pryor and other streets, on 24th inst. for
Call for plans. 6-19-21

Excelsior Steam Laundry.

The Excelsior Steam Laundry have leased the
large three-story building at Decatur street, and
have what might be said to be the best equipped
laundry establishment in the south. They are pre-
pared to do the very best work. Goods called for
and delivered in any part of the city. Satisfaction
guaranteed. Greatest care taken with goods. Give
them a trial. ap 25 diy

While Others Rest

Don't you sleep over such opportunities as are
afforded by a large auction sale of beautiful
elevated grove lots so late in the season as Tuesday,
June 24th. "A hint to the wise is sufficient."
Plans ready. Krouse & Welch, No. 2, Kimball
House. 6-19-21

Business Men

will find a nice assortment of blank books an
office stationery at Thornton's. tid

DELKIN & GIRARDEAU,

REAL ESTATE and

RENTING AGENTS,

4 East Alabama Street, (Rear of James
Bank).

\$8000—NEW 10-ROOM HOUSE, COOPER
st., corner lot.

5000—HANDSOME LOT ON WEST
Peachtree.

3000—FOREST AVENUE, VACANT LOT,
70x140.

1750—FOREST AVENUE, VACANT LOT,
40x140.

1300—HIGHLAND AVENUE, VACANT
lot, 97x150.

1100—HIGHLAND AVENUE, CORNER
lot, 50x100; cheapest lot on the avenue.

9250—ROOMING COTTAGE, SPRING STREET,
corner lot.

1750—4-ROOM COTTAGE, SPRING ST.

1500—WILL BUY 2 4-R. HOUSES, LOT 70x100;
renting at \$30 per month; within
one-half mile of center.

600—WILL BUY 2 VACANT LOTS ON LOVE

900—4-ROOM HOUSE W. MITCHELL, BAR-
gain.

500—2-ROOM HOUSE LITTLE STREET;

3000—WILL BUY 12 ACRES IN WEST AT-
lanta; money in this.

425—VACANT LOT ON LOVEJOY ST.; \$100

FOR RENT—5-ROOM COTTAGE COOPER ST.;
\$25 per month.

Parties having property to sell should list with us,
as we have superior facilities for handling At-
lanta property. DELKIN & GIRARDEAU,
4 East Alabama st. fri sun 8-10

DELKIN & GIRARDEAU,

REAL ESTATE and

RENTING AGENTS,

4 East Alabama Street, (Rear of James
Bank).

\$8000—NEW 10-ROOM HOUSE, COOPER
st., corner lot.

5000—HANDSOME LOT ON WEST
Peachtree.

3000—FOREST AVENUE, VACANT LOT,
70x140.

1750—FOREST AVENUE, VACANT LOT,
40x140.

1300—HIGHLAND AVENUE, VACANT
lot, 97x150.

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ICE.

Special attention to shipping trade. H. F.
Emery. 6-17-21.

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Of all Druggists, but beware of imitations.

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REAL ESTATE.

FOR RENT.

I have for rent 6 first-class houses furnished.
Will rent for 3, 4 or 6 months. Parties wishing to
leave the hotels for the summer can get suited in
a nice home by calling and examining my list.
One 2-room central boarding house, cheap to a
good tenant.
Nice residences and cottages on Cain, Washing-
ton, Ivy, Luckie, Pullman, Boulevard, Fryer,
North Avenue, Butler, Peters, Fulton, Jenkins,
Markham, Wood, McCort, Orange, Windsor,
Thompson, Randolph, Deane and other streets.
OFFICES in Chamberlin, Boynton & Co. build-
ing, 2nd building and other nice buildings.
STORES on Marietta, Forsyth and other streets
and in old capital building.
Call and see me if you want to rent.

G. W. Adair.

June 8-14-21

ANSLEY BROS.,

Real Estate Agents,

10 E. Alabama Street.

CHEAP HOMES.

\$4,250—7-room house; nice servant's house; water
and gas; lot 52x197; nicely shaded; Windsor st.

\$5,500—4-room house, Pullman st.; gas and water;
everything in good order; lot 50x150 to alley;

\$4,000—5-room house in good order on Calhoun st.;
near Linden ave.; corner lot 50x150.

\$6,000—6-room new house on Whitehall st.; every-
thing in good shape; lot 50x200 ft.

\$2,500—5-room cottage on corner lot; North ave.
and 12th st. front by 197; streets on three sides.

\$2,100—E. Simpson st.; 5-room house, near electric
line.

\$4,500—6-room South Pryor st.; house; water and
gas; large lot, running to an alley; property
near Fair.

\$7,000—For an 8-room house; also 6-room house,
with water and gas; lot 62x170, on Loyd st.;
near Fair.

CHEAP LOTS.

\$7,500—100x200, nicely shaded, on West Peachtree;
near Third.

\$7,000—80x190, nicely shaded, on West Peachtree;
near Third.

\$2,000—Corner lot on Pullman st., 50x190; near in-
tersection of Pryor street.

\$2,000—Beautiful Capitol ave. lot, 50x200.

\$1,600—6-room house in good condition.

\$1,600—Forest ave. lot, near Jackson st., 50x100.

\$2,600—Corner lot at human park, 100x190; shaded;

N. B.—Bring us description of your property of
all kinds. No charge unless we make sales.

Office 10 E. Alabama street.

A. J. WEST. H. F. WEST.

A. J. West & Co.

Real Estate and Loans.

7 PRYOR ST. KIMBALL HOUSE

No. 156 Calhoun street, 5-room house, lot 50x188,
\$4,000.

100x150 Plena st., between Humphries and Mc-
Daniel sts., with four 2-room houses, each
for \$24 per month, and room for several more.
Will sell for \$3,500.

7-room house, near in, Wheat st., lot 50x200, ser-
vant's house, lot 50x150, \$5,000.

48x150 to alley, Houston st., \$1,000.

4-room house, lot 50x180, May st., \$900.

One of the prettiest lots in Oakland cemetery, \$600.

2 pretty lots on West Pine st., near Baltimore
block, \$1,500 each.

One beautiful lot on East Pine st., on electric car
line, \$1,250.

3 acres with a R. R. front of 275 feet, splendid site
for factory, \$600.

4 1/2 acres on Central R. R., adjoining Dr. Knott's
place, \$2,500.

75x200 Simpson st., cheap.

20 acres 3/4 miles out, on one of the most promi-
nent roads leading out of Atlanta, \$2,500.

2 1/2 acres beautiful ground, West Peachtree, \$5,000.

7-room house, Williams st., \$3,000.

